Form **8937**

(December 2011)
Department of the Treasury
Internal Revenue Service

Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-2224

Part I Reporting I	ssuer						
1 Issuer's name				2 Issuer's employer identification number (EIN)			
TAYLOR CAPITAL GROUP	P. INC.			36-4108550			
			e No. of contact	5 Email address of contact			
GAIL PEARSON			847 653-7110	gpearson@coletaylor.com			
6 Number and street (or P	.O. box if mail is not	7 City, town, or post office, state, and Zip code of contact					
9550 W HIGGINS ROAD			-				
8 Date of action		ROSEMONT, IL 60018 AS DESRIBED BELOW					
		0.000	modion and dosonption B1001	THE DESKIDED BELOW			
11-23-11		SERIES	C PREF; SERIES D PREF; SERIE	S E PREF; SERIES G PREF, COMMON			
10 CUSIP number	11 Serial number(s	s)	12 Ticker symbol	13 Account number(s)			
Part II Organization	N/A	ا ـ ـ ـ المالية ـ ـ ـ ـ ا	TAYC (common) P/S N/A	N/A			
14 Describe the organization	tional action and if a	n additional	statements if needed. See bac	ck of form for additional questions.			
the action ► On Nove	ember 23 2011 Tax	pplicable, the	cate of the action of the date aga	inst which shareholders' ownership is measured for FCG") distributed, at no charge, to holders of its			
common stock. Series C Pi	referred Stock, Seri	es D Preferr	ed Stock Series E Preferred Stock	ck and Series G Preferred Stock (and collectively			
the "Specified Securities")	nontransferable su	thscription r	ights (the "Subscription Dights"	to purchase up to a total of 4,424,778 shares of			
TCG common stock, \$0.01	par value per share	the "Comm	non Stock") or in accordance w	ith the terms of certain of the Eligible Securities,			
a nonvoting security subst	antially equivalent t	o Common '	Stock ("Series & Preferred Stock	" or "Common Stock Equivalent"). The Company			
refers to this offering as th	e "Rights Offering."	and to the	shares of Common Stock and an	y Common Stock Equivalent of the Rights			
Offering as the "Shares."			mares or common stock and an	y Common Stock Equivalent offered in the Rights			
	3						
15 Describe the quantitati	ve effect of the organ	nizational acti	on on the basis of the security in the	he hands of a U.S. taxpayer as an adjustment per			
Share or as a percenta	ge of old basis ► As	a result of the	ne Rights Offering described abo	ove, a U.S. taxpayer/shareholder of Specified			
the Specified Securities are	cate the original tax	basis for th	e Specified Securities on which	the Subscription Rights were issued between			
the Subscription Dights we	a the Subscription i	Rights in pro	portion to the fair market value	of the Specified Securities with respect to which			
would apply if the fair mark	est value of the Sub-	ubscription	Rights themselves, as of the date	e of the Subscription Rights distribution. This rule			
would apply if the fair market value of the Subscription rights when distributed is 15 percent or more of the fair market value of the Specified Securities.							
However, if the fair market	value of the Subscr	iption Rights	when distributed is less than 1	percent of the fair market value of the holder's			
existing Specified Securitie	s at the time of dist	ribution, the	basis of the Subscription Rights	s will be zero. The shareholder may, however,			
elect to allocate tax basis u	nder the method di	scussed abo	ve.	will be zero. The shareholder may, however,			
- continued - Statement 1							
				-			
16 Describe the calculation	n of the change in ba	sis and the d	ata that supports the calculation, s	such as the market values of securities and the			
valuation dates ► The	Company has deter	mined that t	ne fair market value of the Subsc	cription Rights is less than 15% of the fair market			
value of the Specified Secu	rities and that the b	asis of the S	ubscription Rights is, therefore,	zero. Accordingly, no change in basis results			
from the Rights Offering.				The strange in busic results			
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Part		Organizational Action (continued	()	- Ago
`17 L	ist th	applicable Internal Revenue Code sectio	n(s) and subsection(s) upon which the tax treatment is based	The applicable Code
		Sections 305(a), 307(a) and 307(b).		
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18 C	an an	v resulting loss be recognized?	holders will not managed a target at 10 ft. 1	
with th	a Dia	nts Offering.	holders will not recognize a loss for U.S. federal income ta	x purposes in connection
WICH CH	Cixiq	its Offering.		
				
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19 P	مامان دمن	and all and information and the state of the		
Compo	ovide.	any other information necessary to imple	ment the adjustment, such as the reportable tax year $ ightharpoonup$	nformation herein represents
bosom	nioto	anderstanding or existing U.S. federal in	come tax law and regulations and does not constitute tax	advice. It does not purport to
De Com	piece	or to describe tax consequences that n	nay apply to particular categories of stockholders, including	ng in particular, the
possibi	nty o	applying different methods for allocati	ng tax basis. The Company does not provide tax advice to	o its shareholders. However, to
intende	COM	niance with requirements imposed by the	ne IRS, the Company informs you that any U.S. tax advice	contained herein is not
intende	u or v	vritten to be used, and cannot be used,	for purposes of (i) avoiding penalties under the Internal R	evenue Code of 1986, as
amende	ea, or	(II) promoting, marketing, or recommer	iding any transaction or matter discussed herein.	
	-:			
				
				
				
	Unde	r penalties of perjury, I declare that I have exan	nined this return, including accompanying schedules and statements,	and to the best of my knowledge and
Cian	DOILO	, it is true, correct, and complete. Declaration of	preparer (other than officer) is based on all information of which preparer	rer has any knowledge.
Sign		X 1.10-1		1
Here	Signa	ture - www.	A Date ► 1//:	3/17
*	,			
j	Print	your name ► RANDALL T CONTE	Title ► CFO	
Paid		Print/Type preparer's name	Preparer's signature Date	Check [7] if PTIN
Prepa	rer	GARY L RADEMAKER	Gary Rademaker District States of the Control of th	Olleck [] II]
Use 0		Firm's name ► KPMG LLP		1 100/100/2
	•••у	Firm's address ▶ 303 E. WACKER DRIVE	E CHICAGO, IL 60601	Firm's EIN ▶ 13-5565207
Send Fo	rm 89	37 (including accompanying statements) t	o: Department of the Treasury, Internal Revenue Service, Ogd	Phone no. 312-665-1000
		, , , , , , , , , , , , , , , , , , ,		on, OT 04201-0004

TAYLOR CAPITAL GROUP, INC.

36-4108550

Form 8937

Part I - Reporting Issuer

Line 10 - CUSIP number

Series C Preferred	876851 403
Series D Preferred	876851 502
Series E Preferred	876851 601
Series G Preferred	876851 700
Common	876851 106

Part II - Organizational Action

Line 15 – Describe the quantitative effect of the organizational action on the basis of the security in the hands of a U.S. taxpayer as an adjustment per share or as a percentage of old basis.

(continued)

In either case, the basis allocated to Subscription Rights will revert to the Specified Securities if the Subscription rights are not exercised or sold.

The Company has determined that the fair market value of the Subscription Rights is less than 15% of the fair market value of the Specified Securities and that the basis of the Subscription Rights is, therefore, zero absent a shareholder election to allocate basis to the Subscription Rights. Accordingly, no quantitative effect on the basis of the Specified Security results from the Rights Offering.